IT IS HEREBY ORDERED that:

- 1. The Stipulation is approved for the reasons stated therein.
- 2. Following entry of this Order, Plaintiff is authorized to file a Notice of Dismissal Without Prejudice of of Rick Emmett, Ryan Taylor Connet, Obrick, Inc., Albright, Inc., Final Season, Inc., Factor In, Inc., Sean Stephens, Decacorn Holdings, Inc., Daniel Lansdale, Innovative Solutions, LLC, MFCR Investments, LLC, MRJR20 Partners, LLC, Lifesize, Inc., Karrington, Inc., Jason D. Williams, The Coelho Irrevocable Life Insurance Trust, and A Solution Debt Relief, Inc.
- 3. Plaintiff is directed to file his Second Amended Complaint within three (3) business days of the entry of this order. When Plaintiff files his Second Amended Complaint, he is authorized to change the caption to reflect the previous dismissal of defendants so those parties will no longer be identified as a defendant herein.
- 4. The GG Parties identified as Defendants in the Second Amended Complaint have agreed and shall both accept service of process of the Second Amended Complaint through their counsel and file an answer or other responsive pleading to the Second Amended Complaint on or before August 18, 2025.
- 5. The status conference currently set for 1:30 p.m. on August 21, 2025 is rescheduled to a status conference at 11:00 a.m. on September 18, 2025. A status report will be filed in accordance with the local rules and the Parties will hold a timely Rule 26(f) meeting.
 - 6. The reservation of rights in the Stipulation is acknowledged.
- 7. The Court retains jurisdiction to interpret and implement the terms of the Stipulation and this Order.

IT IS SO ORDERED.

Date: August 8, 2025

Scott C. Clarkson

United States Bankruptcy Judge